UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NEW YORK	Case No. 8-19-72701-las
In Re:	Case No. 8-19-72/01-las
RAM DISTRIBUTION GROUP LLC	
dba Tal Depot,	
	Chapter 11
Debtor	

ORDER AUTHORIZING RETENTION OF SHIRYAK, BOWMAN, ANDERSON, GILL & KADOCHNIKOV, LLP AS COUNSEL FOR DEBTOR AND DEBTOR IN POSSESSION

Upon the application of the above-named debtor and debtor in possession, Ram Distribution Group, LLC c/o Jeremy Reichmann ("Debtor") seeking an order authorizing the retention of Shiryak, Bowman, Anderson, Gill & Kadochnikov, LLP ("SBAGK") as counsel for the Debtor, and the declaration of Btzalel Hirschhorn, Esq., an attorney of SBAGK; and after due deliberation, and it being represented in the papers submitted in connection with the application that the firm of SBAGK represents no interest adverse to the Debtor or their Estate in the matters upon which said firm of attorneys is to be engaged and is a disinterested person under 11 U.S.C. Section 101, and that the employment of said firm of attorneys is necessary and would be in the best interest of this Estate, it is hereby

ORDERED that the Debtor is authorized to retain SBAGK in the within case under

Chapter 11 of the Bankruptcy Code effective as of November 18, 2019; and it is further

ORDERED that SBAGK shall comply with the United States Trustee's Guidelines for

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Reviewing Applications for Compensation and Reimbursement of Expenses Filed Under 11

USC §330 including maintaining contemporaneous records of all time expended in

representation of Debtor; and it is further

ORDERED, that all compensation paid and reimbursement of expenses incurred by

SBAGK shall be subject to approval by this Court upon notice and a hearing pursuant to 11 USC

Sections 330 and 331; and it is further

ORDERED, that ten business days prior to any increases in SBAGK's rates for any

individual employed by SBAGK and retained by the debtor in possession pursuant to Court

Order, SBAGK shall file a supplemental affidavit with the Court setting forth the basis for the

requested rate increase pursuant to 11 U.S.C. § 330(a)(3)(F). Parties in interest, including the

United States Trustee, retain all rights to object to or otherwise respond to any rate increase on

any and all grounds, including, but not limited to, the reasonableness standard under 11 U.S.C. §

330.

No Objection

Office of the United States Trustee

/S/ Stan Y. Yang 3/2/2020

Dated: March 4, 2020 Central Islip, New York



Louis A. Scarcella
United States Bankruptcy Judge